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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT	Docket Number (Optional) 50269-0562
In re Application of: Bruce Karsh et al	
Application No.: 10/671,026	
Filed: September 24, 2003	
For: VISIBLY DISTINGUISHING PORTIONS OF COMPOUND WORDS	
The owner", <u>Yahoo Linc.</u> except as provided below, the terminal part of the statutory term of any patient granted on the instant at the expiration dated of the full statutory term prior patient No. <u>7.464.020</u> as the term of said and 173, and as the term of said prior patient is presently shortened by any terminal disclaimer. The cognition dated on the instant application shall be enforceable only for and during such period that It and the paragreement runs with any patient granted on the instant application shall be enforceable on the instant application had be indicated by the granter of the state of the property of the proper	prior patent is defined in 35 U.S.C. 154 where hereby agrees that any patent so prior patent are commonly owned. This
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2. The undersigned is an attorney or agent of record. Reg. No. 54,802	
/Samuel S. Broda #54802/ Signature	October 5, 2009 Date
Samuel S. Broda Typed or printed name	
	408-414-1080 Telephone Number
Terminal disclaimer fee under 37 CFR 1.20(d) included.	
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